Flynn & Wietzke, PC 1205 Franklin Avenue, Suite 370 Garden City, NY 11350 Attorneys for Plaintiff

	DISTRICT OF NEW JERSEY	
BRIAN A. LOCK	Plaintiff,	14 Civ.
-against-		COMPLAINT
NEW JERSEY TRANSIT RAIL OPERATIONS, INC., and "JANE DOE 1-100"		
	Defendants.	v.
	/	`

PLAINTIFF DEMANDS TRIAL BY JURY

LIMITED CTATES DISTRICT COLIDT

Plaintiff, by his attorneys, Flynn & Wietzke, PC, complains of the defendant and alleges:

FIRST: This action is brought under the Federal Employers' Liability Act, (45 U.S.C. Sec. 51 et seq.).

SECOND: The defendant is a corporation engaged in interstate commerce by rail and operates a railroad system and railroad yards within the jurisdiction of this Court and in various other States.

THIRD: That prior to August 10, 2011, and at all times hereinafter mentioned, the defendant employed the plaintiff as a machinist under its direction, supervision and control and in furtherance of defendant's business in interstate commerce.

FOURTH: That prior to August 10, 2011, and at all times hereinafter mentioned, the defendant maintained, operated and controlled Yard A in Newark, New Jersey, which contained defendant's tracks, rails, switches, sidings, roadbeds

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FIFTH: That on or about August 10, 2011, while the plaintiff, an employee of the defendant, was in the performance of his duties a machinist and he was severely injured in a Cushman vehicle accident.

SIXTH: On the aforementioned date and time, Plaintiff was assigned as a machinist at Defendant's yard in Newark, New Jersey. He was operating a Cushman vehicle on Defendant's roadway when that vehicle crashed as a result of Defendant's negligence. As a result he sustained severe injuries to his leg.

SEVENTH: Defendant owed to Plaintiff a non-delegable duty to provide a reasonably safe place in which to perform his work.

<u>EIGHTH</u>: The aforementioned and resulting injury to Plaintiff was caused by the negligence of Defendant, its agents and employees in that:

- a. It failed to use due care to furnish Plaintiff with a reasonably safe place in which to work;
- b. It failed to properly maintain and inspect the Cushman vehicle and roadway where Plaintiff was required to work;
- c. It failed to warn Plaintiff of the presence of dangerous conditions of the Cushman vehicle and roadway;
- d. It was otherwise careless, reckless and negligent and in violation of OSHA regulations.

NINTH: As a result of the said occurrence, Plaintiff was seriously, painfully and permanently injured about his body and limbs, resulting in injuries to his leg which required hospital and medical care; and it is probable that further medical care will be required in the future; he has sustained substantial and continuing pain, suffering, agony and mental anguish in the past, present and probably will continue to

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sustain the same far into the future, and has further sustained a permanent disability

to his leg as a result of his injury.

TENTH: As a further result of Defendant's negligence and violation of the

above-noted Act, Plaintiff has in the past and will in the future incur substantial

medical and other expenses in an effort to cure and rehabilitate himself from these

injuries.

<u>ELEVENTH</u>: As a further result of Defendant's negligence and violation of the

above-noted Act, Plaintiff has in the past and will in the future suffer a severe loss of

earnings and an impairment of his earning capacity, much to his great detriment and

loss.

TWELFETH: As a further result of Defendant's negligence and violation of the

above-noted Act, Plaintiff has in the past, and will in the future suffer great physical

pain and suffering, mental anguish, a loss of the enjoyment of life, a diminishment of

the quality of life, and other losses, to his great mental, physical, financial and

emotional harm.

THIRTEENTH: That the plaintiff was damaged thereby in the sum of

\$1,000,000.00.

WHEREFORE, plaintiff demands judgment against the defendant in the sum

of ONE MILLION (\$1,000,000) DOLLARS; together with the costs and

disbursements of this action.

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By: s/ Marc Wietzke

MARC T. WIETZKE (MW1551)